AO 91 (Rev 8/01) Criminal Complaint			United States District Con Southern District of Texa
United States District Court			FILED
SOUTHERN	DISTRICT OF	TEXAS	JUN 1 0 2015
SOUTHERN	McALLEN DIVISION		David J. Bradley, Cler
UNITED STATES OF AMERICA			
V.		CRIMINAL CON	/IPLAINT
Erick Alexander Figueroa-Me	ndez		_
A094 423 825 KA:		Case Number: M-	15- 0939 -м
IAE YOB: 1: El Salvador lame and Address of Defendant)	981		
, the undersigned complainant being	g duly sworn state the following is tru	ue and correct to the best of m	7
nowledge and belief. On or about	June 9, 2015	in <u>Hidalgo</u>	County, in
ne Southern	District of Texas		
Track Statutory Language of Offens			
and thereafter was found near Hid	had previously been deported fron dalgo, Texas, within the Southern D meland Security, not therefore havi	District of Texas, the Attorne	y General of the United
n violation of Title8 U	Jnited States Code, Section(s)	1326	Felony)
` '	ior Patrol Agent and that this co	omplaint is based on the	
following facts:			
Erick Alexander Figueroa-Mendez wagent established that the Defendant entered the United States on June 9, from the United States on May 2, 201 return to the United States without p	vas encountered by Border Patrol Ager was an undocumented alien and reque 2015, near Hidalgo, Texas. Record ch 14, through Houston, Texas. Prior to I permission from the U.S. Attorney Gen Manslaughter and sentenced to ten (1	ested record checks. The Defer ecks revealed the Defendant was Deportation/Exclusion the Defe eral and/or the Secretary of Ho	dant claims to have illegally as formally Deported/Excludendent was instructed not to
Erick Alexander Figueroa-Mendez wagent established that the Defendant entered the United States on June 9, from the United States on May 2, 201 return to the United States without p 2009, the defendant was convicted of	was an undocumented alien and reque 2015, near Hidalgo, Texas. Record che 14, through Houston, Texas. Prior to I termission from the U.S. Attorney Gen Manslaughter and sentenced to ten (1	ested record checks. The Deferecks revealed the Defendant was Deportation/Exclusion the Defereral and/or the Secretary of Hood years probation.	dant claims to have illegally as formally Deported/Exclude ndant was instructed not to omeland Security. On March
Erick Alexander Figueroa-Mendez wagent established that the Defendant entered the United States on June 9, from the United States on May 2, 201 return to the United States without p	was an undocumented alien and reque 2015, near Hidalgo, Texas. Record che 14, through Houston, Texas. Prior to I termission from the U.S. Attorney Gen Manslaughter and sentenced to ten (1	ested record checks. The Defer ecks revealed the Defendant was Deportation/Exclusion the Defe eral and/or the Secretary of Ho	dant claims to have illegally as formally Deported/Excludendant was instructed not to omeland Security. On March

Sworn to before me and subscribed in my presence,

June 10, 2015

Signature of Complainant

Israel Perez

Border Patrol Agent

Peter E. Ormsby , U.S. Magistrate Judge Name and Title of Judicial Officer

Signature of Judicial Officer